

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS P.O. Box 1450 Alexandra, Virginia 22313-1450 www.uspto.gov

		www.uspto.gov			
APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.		
09/834,074	04/12/2001	Gary W. Grube	ATTORNET BOCKET NO.	CONFIRMATION NO.	
			276440-12	2750	
75	90 06/03/2003				
O'MELVENY	& MYERS LLP				
400 So. Hope Street Los Angeles, CA 90071-2899			EXAMI	EXAMINER ABRAMS, NEIL	
			ABRAMS		
			ART UNIT	PAPER NUMBER	
			2839		
			DATE MAILED: 06/03/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	09/8 37019	L
	N. Abrams Group Art Unit 2839	
-The MAILING DATE of this communication appears	on the cover sheet beneath the correspondence	
Period for Reply	O Solito Solito Solito and Carton Car	uress—
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE MONTH(S) FROM THE MAI	LING DATE
 Extensions of time may be available under the provisions of 37 CFR from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a refl NO period for reply is specified above, such period shall, by default Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail term adjustment. See 37 CFR 1.704(b). 	ply within the statutory minimum of thirty (30) days will be considently expire SIX (6) MONTHS from the mailing date of this communication.	ered timely, tion.
Statue		
Responsive to communication(s) filed on 28	-03 RIF and an	At)
☐ This action is FINAL .	(1) 22 00,00	eci j
☐ Since this application is in condition for allowance except accordance with the practice under Ex parte Quayle, 1935	or formal matters, prosecution as to the merits is clo	sed in
No. 111 Company To Company	0.D. 1 1, 403 O.G. 213,	
Claim(s) 1-/2, 14, 15, 17-27, 39	5-96, 48-66,68-78,83 is/are pending in the applications	,86-87
Of the above claim(s)	i and application	au011./_
Claim(s) 1-12, 14, 15, 17 -27, 34	1-96 68-7 is/are withdrawn from cons	ideration.
AClaim(s) 48 -66 78.83	is/are rejected.	_3
Claim(s) 100	is/are reflected.	
☐ Claim(s)	is/are objected to.	
pplication Papers The proposed drawing correction, filed on 28-	are subject to restriction or requirement	election
 /□ The drawing(s) filed on is/are objecte □ The specification is objected to by the Examiner. 	d to by the Examiner	
☐ The oath or declaration is objected to by the Examiner.		
		•
riority under 35 U.S.C. § 119 (a)–(d)	•*	
 □ Acknowledgement is made of a claim for foreign priority und □ All □ Some* □ None of the: 	er 35 U.S.C. § 119 (a)–(d).	
	¥	
☐ Certified copies of the priority documents have been reco	ived.	
☐ Certified copies of the priority documents have been rece	ived in Application No	
☐ Copies of the certified copies of the priority documents h	ave been received	
in this national stage application from the International Bot *Certified copies not received:	ireau (PCT Rule 17.2(a))	
tachrpent(s)		•
Information Disclosure Statement(s), PTO-1449, Paper No(s).		
Notice of Reference(s) Cited, PTO-892	□ Notice of Informal Patent Application	, PTO-152
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948	□ Other	
Office Actio	n Summary	

Part of Paper No. _

*U.S. GPO: 2000-472-999/43204

Application/Control Number: 09/834,074 Page 2

Art Unit: 2839

The request for continued examination is acknowledged. A first action follows. Abstract is overlain, note 150 word limit.

Claims 48-66, 78, 83, 86-89 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. These claims appear to be based on new matter not supported in disclosure as filed.

For claim 48, Fig. 5A contact tip is not disclosed to be "reverse wiped" in papers as filed. For claim 78, no "stop adjustable between different positions" is disclosed in papers as filed. Figs. 9, 10, structures 560, etc are only referred to as pressure appliers not as stops nor are they shown to be used as adjustable stops. See spec discussion of Fig. 9A.

Claims 48-66, 78, 83 and 86-89 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 48, lines 14, 15 seem incorrect. Claim 48 is seen to read only on the fig. 5A embodiment but for this structure the tip 230 appears to wipe in only one direction and not to be "reversely wiped". Nor does the spec refer to such reverse wipe with respect to fig. 6. If limitation is shown to be proper, the terms must be added to the spec. Claim 78 is similarly found unclear and not readable on figs. 9, 10 embodiments.

Art Unit: 2839

Claims 95, 98, 99 and 101 are rejected under 35 U.S.C. 103(a) as being unpatentable over Suejima in view of Fjelstad.

Soejima fig. 1 shows a beam 21 secured by post 122 to a substrate 120. Soejima does not include a compressible protruding member. Fjelstad at 700 shows such a member located under lead 300. It would have been obvious to add such compressible members to the Soejima structure. These would provide added forces on the beams. Claim 101 relates to obvious matter of duplication producing no stated new result.

Claims 95, 98 and 99 are rejected under 35 U.S.C. 102(e) as being anticipated by Fjelstad.

The lead 300, fig. 3A, is read as a beam secured at post 415 to substrate 610. A compressible protruding member 700 is shown. Claim 99 provides no structural distinction over the reference.

Claims 78, 86, 87, 89 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fitzgerald.

For claim 78, 86 as best understood, Fitzgerald shows fig. 4, a beam 180 secured at post 181 to substrate 171 and an adjustable pusher (stop device) 186. Claim 87 does not define any structural feature. Claim 89 is an obvious matter of duplication of parts.

Claims 83, 95, 96, 97, 98, 99 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fitzgerald in view of Suzuki.

Application/Control Number: 09/834,074

Art Unit: 2839

Page 4

For claim 83, Fitzgerald, fig. 4 lacks an elastic fluid tube to actuate the contacts. Suzuki, figs. 8, 10 shows use of such tubes. It would have been obvious to use such tubes in Fitzgerald, fig. 10 in place of motor 186. This change would only be a replacement of one device with its equivalent. Claims 95, 96, 97, 98, 99 also readable on such combination with compressible tube used in place of motor 186.

Applicant's arguments filed with the amendment and pertinent to above rejections have been fully considered but they are not persuasive.

Some arguments are responded to above. Others are in view of newly applied rejections.

Claims 1-12, 14, 15, 17-27, 39-46, 102, 103, 68-77 are allowed.

Claim 100 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Any inquiry concerning this communication should be directed to N. Abrams at telephone number 308-1729.

Abrams/ek

05/29/03

NEIL ABRAMS

ART UNIT 322